| DECLARATION AND POWER OF ATTORNEY) FOR) UTILITY OR DESIGN PATENT APPLICATION) | Attorney Docket No.: First Named Inventor: Kei ETOU |
|---|--|
| 特許出願宣言書および委任状 | Application Number: |
| JAPANESE LANGUAGE DECLARATION) 日本語宣言書) | Filing Date: |
| □ Declaration Submitted With Initial Filing □ Declaration Submitted After Initial Filing) | Group Art Unit: Examiner Name: |
| 私は、以下に記名された発明者として、ここに 以下の通り宣言する: 私の住所、郵便の宛先および国籍は、以下に私 の氏名の後に記載された通りである。 私は、下記の名称の発明について、特許請求の 範囲に記載され及び特許が求められている主題 に関し、私は、最初、最先および唯一の発明者 (一つの氏名が記載されている場合)であるか、 最初、最先および共同の発明者(複数の氏名が 記載されている場合)であると信ずる。 | |
| (発明の名称) | (Title of Invention) the specification of which: |
| 上記発明の明細書は: ロここに添付されているか、又は 「米国特許出願番号又は特許協力: 約国際出願番号として、私のわりに権限を有する者により 日に出願され、の日に補正さた(該当する場合)。 | was filed by an authorized person on my behalf on August 21, 2003 as United States Application Number or PCT International Application |

私は、ここに、上記明細書の内容を、特許請求 の範囲を含み、上に特に引用された如何なる補 正によっても補正されたように、再検討し理解 していると明言する。

私は、連邦規則法典第37編第1条56項に定 義される、特許性に関する重要な情報を開示す る義務があることを了解している。

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment specifically referred to above.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, §1.56.

I hereby claim foreign priority benefits under Title 35, United States Code, §119(a)-(d) or § 365(b) of any foreign application(s) for patent or inventor's certificate, or § 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below, and I have also identified below, by checking the box, any foreign application for patent or certificate, or anv PCT inventor's international application, on this invention filed by me or my legal representatives or assigns and having a filing date before that of the application on which priority is claimed:

| Prior | | Foreign | Priority | Certified Copy Attached | |
|-------------------------------|---------|-------------|----------|-------------------------|----------|
| Foreign Application Number(s) | Country | Filing Date | Claimed | Yes | No |
| (優先外国出願番号) | (国) | (外国出願日) | (優先権主張) | (認証謄2 | 体の添付) |
| 2002-243505 | Japan | 08/23/2002 | Ø | ₽ | ū |
| 2002-306897 | Japan | 10/22/2002 | ፟ | □ | <u> </u> |
| 2003-082784 | Japan | 03/25/2003 | ፟ | <u> </u> | |
| 2003-082785 | Japan | 03/25/2003 | ⊠ | <u> </u> | ◘ |
| 2003-082786 | Japan | 03/25/2003 | ⊠ | О | ቧ |
| 2003-062766 | Japan | 00,20,200 | <u>o</u> | ₽ | ₽ |
| | | | o | □ | □ |

- □ 追加の外国出願番号が、これに添付された 補足の先行情報用紙に列記されている。
- Additional foreign application numbers are listed on a supplemental priority data sheet attached hereto.

私は、ここに、以下に列記される如何なる合衆 国仮出願についても、合衆国法典第35編第1 19条(e)項に基づく恩恵を主張する: I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

Provisional Application Number(s)

Provisional Application Filing Date

(仮出願番号)

(仮出願日)

□ 追加の仮出願番号が、これに添付された補 足の先行情報用紙に列記されている。 Additional provisional application numbers are listed on a supplemental priority data sheet attached hereto.

I hereby claim the benefit under Title 35, United States Code, § 120, of any prior United States application(s), or under § any PCT international 365(c) of application(s) designating the United States of America, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior international United States or PCT application(s) in the manner provided by the first paragraph of Title 35, United States Code, §112, I acknowledge the duty to disclose all information known by me to be material to patentability as defined in Title 37, Code of Federal Regulations, §1.56, which became available between the filing date of the prior application(s) and the national or PCT international filing date application:

Prior U.S. Application Number

(先行合衆国出願番号)

Prior PCT International Application Number

(先行PCT国際出願番号) (合衆国またはP

Filing Date of U.S. or PCT International Application

Patent Number (if applicable)

(合衆国またはPCT 国際出願の出願日) (該当する場合、特許番号)

- □ 追加の合衆国または特許協力条約国際出願 番号が、これに添付された補足の先行情報 用紙に列記されている。
- Additional U.S. or PCT international application numbers are listed on a supplemental priority data sheet attached hereto.

私は、ここに、私自身の知識に基づき此処で行う全ての明言が真実であり、情報および信条に基づき此処で行う全ての明言が真実であると信じており、そして更に、これらの明言が故意になされた虚偽の明言および其れと同等になされた知識により行なわれたものであれば、合衆国法典第18編第1001条に基づき、罰金または拘禁、または其の両方で処罰され、その様な故意による虚偽の明言を行なえば、出願および此れにより許可された如何なる特許も無効となり行使できなくなると宣言する。

POWER OF ATTORNEY: As a named inventor, I hereby appoint the practitioners associated with Customer Number 42798, including Kendrew H. Colton (Reg. No. 30,368), with full power of substitution and revocation, to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith. and request that correspondence and telephone calls in respect to this application be directed to FITCH, EVEN, TABIN & FLANNERY, Suite 401L, 1801 K St NW, Washington, DC 20006-1201, Telephone No. (202) 419-7000, Facsimile No. (202) 419-7007, CUSTOMER **NUMBER 42798.**

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made herein on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity or enforceability of the application or any patent issued thereon.

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